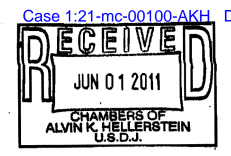
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UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

IN RE: WORLD TRADE CENTER DISASTER SITE LITIGATION

21 MC 100 (AKH)

ALL PLAINTIFFS ON THE ATTACHED SCHEDULE A,
Plaintiff(s).

STIPULATION OF VOLUNTARY DISMISSAL

-Against-

Civil Action No.: See Schedule A

A. RUSSO WRECKING, ET AL., Defendant(s),

IT IS HEREBY STIPULATED AND AGREED, by and between the parties that, pursuant to the Federal Rule of Civil Procedure 41(a)(1)(A)(ii):

- The Plaintiffs' actions identified on Schedule A are voluntarily diamissed with prejudice pursuant to the following terms and conditions:
- 2. All claims by Plaintiffs identified on Schedule A against all Defendant(s) or against any Defendant arising out of or relating in any way to World Trade Center-related resoue, recovery, and/or debris-removal operations and/or clean up at any location on and/or after September 11, 2001, are voluntarily dismissed with prejudice.
- All claims that were asserted or could have been brought in relation to Plaintiffs' existing pleadings are dismissed with prejudice.
- 4. This dismissal is without prejudice solely in relation to a second injury to the extent permitted by New York State law and as may be defined by any court having jurisdiction over any such laterfiled complaint. If after this Stipulation is filed Plaintiff commences an action asserting such alleged second injury claims against any or all of the entities listed on Exhibit A to the World Trade Center Litigation Settlement Process Agreement, As Amended ("Amended SPA"), such action shall constitute a "New Debris Removal Claim" as defined in the Amended SPA.

5. The dismissal is without costs.

PATTON BOGGS LLP

Bv:

(gines Tyrrell (JT-4876) One Riverfront Plaza, 6th Floor Newark, New Jersey 07102 (973) 848-5600

(212) 040-3000

Dated: April 8, 2011

WORBY GRONER EDELMAN & NAPOLI BERN, LLP

By:

Christopher R. LoPalo (CL-6466) 350 5th Avenue, Ste. 7413 New York, New York 10118 (212) 267-3700

Dated: April 8, 2011

To Order Q Colt 4602

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By: Richard A. Williamson (RW-3033) One Liberty Plaza New York, NY 10006-1404 (212) 412-9500 Dated: April, 2011	By: Gary W. Harvey 250 Summer Street Boston, MA 02210-1181 (212) 428-2498 Dated: April, 2011	

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Dated: April, 2011	• ••
	Dated: April, 2011

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Dated: April <u>21</u> , 2011	•
,	Dated: April, 2011

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Dated: April2011	· Dated: April, 2011
FLEMING ZULACK WILLIAMSON ZAUDERER LLP By: Richard A. Williamson (RW-3033) One Liberty Plaza New York, NY 10006-1404 (212) 412-9500 Dated: April, 2011	MORRISON MAHONEY LLP By: Cory W. Harvey 250 Summer Street Boston, MA 02210-1181 (212) A28-2498 Dated: April 19, 2011
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Schedule A

1	Cacchioli, Louie	04cv09844
2	Dawber, Thomas	05cv05171
3	Fagan, Michael	06cv12051
4	Moschitta, Michael	06cv08983
5	Potanovic, Raymond	07cv05039
6	Rozakis, William	06cv10473
7	Sullivan, Jimmie	04cv09851
8	Wallace, James	06cv12605